0-088A031

#### WHITE & CASE

1747 PENNSYLVANIA AVENUE, N W WASHINGTON, D C

333 SOUTH HOPE STREET, LOS ANGELES
200 SOUTH BISCAYNE BOULEVARD MIAMI
20 PLACE VENDÔME, PARIS

66 GRESHAM STREET LONDON
BIRGER JARLSGATAN 14 STOCKHOLM

II55 AVENUE OF THE AMERICAS
NEW YORK, NEW YORK 10036-2787
(212) 819-8200

FACSIMILE (212) 354-8113 TELEX 126201 20-5, ICHIBANCHO CHIYODA-KU TOKYO
15 QUEEN'S ROAD CENTRAL HONG KONG
50 RAFFLES PLACE, SINGAPORE

CUMHURIYET CADDESI 12/10 ISTANBUL

ZIYA UR RAHMAN CADDESI 17/5 ANKARA

2013 WALL AL-AHD (P O BOX 2256), JEDDAH

GJC:JKK

March 29, 1990

## re Documents for Recordation, 49 USC Section 11303

RECORDATION 100 1662 5- C

Office of the Secretary
Recordations Unit, Room 2302
Interstate Commerce Commission
12th Street & Constitution Avenue, N.WIERSTATE COMMERCE COMMISSION
Washington, D.C. 20423

Attention: Ms. Mildred Lee

Dear Ms. Lee:

Enclosed herewith are an original and two counterparts of the document described below, to be recorded today pursuant to Section 11303 of Title 49 of the U.S. Code.

This document, identified as "Lease and Indenture Supplement No. 2", is a secondary document dated March 29, 1990. The primary documents to which this is connected are the Lease Agreement and the Indenture and Security Agreement recorded under Recordation Nos. 16623 and 16623-A respectively on November 22, 1989.

The names and addresses of the parties to the Lease and Indenture Supplement No. 2 are as follows:

LESSOR/OWNER TRUSTEE:

The Connecticut National Bank 777 Main Street

Hartford, CT 06115

LESSEE:

The B.F. Goodrich Company 3925 Embassy Parkway

Akron, OH 44313

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INDENTURE TRUSTEE:

Continental Bank, National Association 231 South Lasalle Street Chicago, IL 60697

A description of the equipment covered by the document is attached hereto as Schedule A.

A short summary of the document to appear in the Index should be as follows:

Lease and Indenture Supplement No. 2 to the Lease Agreement and the Indenture and Security Agreement with Recordation Nos. 16623 and Nos. 16623-A dated March 29, 1990 The Connecticut National Bank, not in individual capacity but as Lessor/Owner Trustee, Goodrich Company, The B.F. as Lessee and Continental Bank, National Association, not in individual capacity but as its Indenture Trustee, covering 180 covered hopper railcars (100 Ton), from series identified by the Lessee as BFGX 1750 to BFGX 1929.

A check for the required recordation fee of \$15.00 is enclosed. Please return the originals and any extra copies not needed by the Commission for recordation to the undersigned.

The undersigned certifies that he is acting as counsel to The B.F. Goodrich Company, as Lessee, for purposes of this filing and that he has knowledge of the matters set forth in the above-described document.

ery truly yours

Gad J. Cohen

## Enclosures

cc: Casimir C. Patrick, III, Esq. Clifford J. Hendel, Esq. Harriet Robinson, Esq.

# SCHEDULE A

Quantity of Railcars	Serial Numbers
80	BFGX 1850 to BFGX 1929
51	BFGX 1751, 1755, 1761, 1762, 1765, 1774, 1781, 1784, 1787, 1788, 1790, 1796, 1799, 1800, 1803-1805, 1807, 1808, 1810-1813, 1819-1827, 1829- 1832, 1834, 1835, 1837-1849.
49	BFGX 1750, 1752- 1754, 1756-1760, 1763, 1764, 1766- 1773, 1775-1780, 1782, 1783, 1785, 1786, 1789, 1791- 1795, 1797, 1798, 1801, 1802, 1806, 1809, 1814-1818, 1828, 1833, 1836.

Total 180

OFFICE OF THE SECRETARY

Gad J. Cohen
White & Case
1155 Avenue Ofthe Americas
New York, N.Y. 10036-2787

Dear Sir:

The enclosed document(s) was recorded pursuant to the provisions of Section 11303 of the Interstate Commerce Act, 49 U.S.C. 11303, on 3/29/90 at 10:40 and assigned recordation number(s). 16623-C

Sincerely yours,

Noreta R. McGee Secretary

Enclosure(s)



LEASE AND INDENTURE SUPPLEMENT NO. 2

Dated March 29, 1990

Among

THE CONNECTICUT NATIONAL BANK, not in its individual capacity but solely as trustee, Lessor/Owner Trustee,

THE B.F. GOODRICH COMPANY,
Lessee

and

CONTINENTAL BANK, NATIONAL ASSOCIATION, not in its individual capacity but solely as trustee, Indenture Trustee

180 ACF 100-TON COVERED HOPPER CARS

ALL RIGHT, TITLE AND INTEREST IN AND TO THIS LEASE AND INDENTURE SUPPLEMENT AND TO THE RAILCARS COVERED HEREBY ON THE PART OF THE CONNECTICUT NATIONAL BANK, AS OWNER TRUSTEE, HAS BEEN ASSIGNED TO AND IS SUBJECT TO A LIEN AND SECURITY INTEREST IN FAVOR OF CONTINENTAL BANK, NATIONAL ASSOCIATION, AS INDENTURE TRUSTEE UNDER AN INDENTURE AND SECURITY AGREEMENT DATED AS OF OCTOBER 30, 1989. TO THE EXTENT, IF ANY, THAT THIS LEASE AND INDENTURE SUPPLEMENT NO. 2 CONSTITUTES CHATTEL PAPER (AS SUCH TERM IS DEFINED IN THE UNIFORM COMMERCIAL CODE AS IN EFFECT IN ANY APPLICABLE JURISDICTION), NO SECURITY INTEREST IN THIS LEASE AND INDENTURE SUPPLEMENT NO. 2 MAY BE CREATED THROUGH THE TRANSFER OR POSSESSION OF ANY COUNTERPART OTHER THAN THE ORIGINAL COUNTERPART THAT CONTAINS THE RECEIPT THEREFOR EXECUTED BY CONTINENTAL BANK, NATIONAL ASSOCIATION, AS INDENTURE TRUSTEE, ON THE SIGNATURE PAGE THEREOF.

FILED WITH THE INTERSTATE COMMERCE COMMISSION PURSUANT TO
49 U.S.C. § 11303 ON March \_\_\_\_, 1990
AT \_\_:\_\_ RECORDATION NUMBER \_\_\_\_

THIS LEASE AND INDENTURE SUPPLEMENT NO. 2, dated March 29, 1990, among THE CONNECTICUT NATIONAL BANK, a national banking association, not in its individual capacity but solely as Owner Trustee ("Lessor" or "Owner Trustee") under that certain Trust Agreement dated as of October 30, 1989 (the "Trust Agreement") with CROSSLAND SAVINGS, FSB, THE B.F. GOODRICH COMPANY, a New York corporation ("Lessee") and CONTINENTAL BANK, NATIONAL ASSOCIATION, a national banking association, not in its individual capacity but solely as Indenture Trustee (the "Indenture Trustee").

### WITNESSETH:

WHEREAS, Lessor, Lessee and the Indenture Trustee have, with the other parties thereto, heretofore entered into a Participation Agreement (the "Participation Agreement"), Lessor and Lessee have heretofore entered into a Lease Agreement (the "Lease"), and the Indenture Trustee and Owner Trustee have heretofore entered into an Indenture and Security Agreement (the "Indenture"), each dated as of October 30, 1989 (capitalized terms used herein without definitions having the respective meanings set forth in Schedule X to the Lease);

WHEREAS, the Participation Agreement and the Lease provide that on each Closing Date the Lessee shall deliver to Owner Trustee a Bill of Sale dated such date by which the Lessee bargains, conveys, assigns, sets over, sells and delivers to Owner Trustee, and Owner Trustee purchases and accepts from the Lessee, the Railcars to be conveyed on such Closing Date, and such a Bill of Sale has been delivered by the Lessee and accepted by Owner Trustee on the date hereof;

WHEREAS, the Participation Agreement, the Lease and the Indenture provide for the execution of a Lease and Indenture Supplement substantially in the form hereof for the purposes of leasing the Railcars under the Lease as and when delivered by the Lessor to the Lessee in accordance with the terms thereof and subjecting such Railcars to the lien of the Indenture;

NOW, THEREFORE, in consideration of the premises and for good and sufficient consideration, the Lessor, the Lessee and the Indenture Trustee hereby agree as follows:

- 1. The Lessor hereby delivers and leases to Lessee, and Lessee hereby accepts and leases from Lessor, under the Lease as hereby supplemented, the Railcars listed on Schedule 1 hereto.
- 2. The Lessee hereby confirms to Lessor that Lessee has accepted such Railcars for all purposes hereof and of the Lease.
- 3. The aggregate Lessor's Cost of the Railcars leased hereunder is \$9,886,340 and the amounts comprising such Lessor's Cost and the Lessor's Cost of each Railcar leased hereunder are set forth on Schedule 1 hereto. The Stipulated Loss Values and Termination Values for the Railcars leased hereunder are set forth respectively, on Schedules 2 and 3 hereto.
- 4. The Lessee hereby confirms its agreement, in accordance with the Lease as supplemented by this Lease and Indenture Supplement No. 2, on each Payment Date to pay Basic Rent to the Lessor for each Railcar leased hereunder as provided for in the Lease.
- 5. In order to secure the prompt payment of the principal of and Premium, if any, and interest on the Notes issued on the date hereof and on the other Notes, Lessor has granted, conveyed, pledged, sold, mortgaged, assigned, transferred and set over a security interest unto the Indenture Trustee in (i) the Railcars listed on Schedule 1 hereto and (ii) the Lease and this Lease and Indenture Supplement No. 2, in each case excluding Excepted Property and Excepted Rights, to have and to hold unto the Indenture Trustee and its successors and its assigns for its and their own use and benefit forever.
- 6. All of the provisions of the Lease and the Indenture are hereby incorporated by reference in this Lease and Indenture Supplement No. 2 to the same extent as if fully set forth herein.
- 7. This Lease and Indenture Supplement No. 2 may be executed by the parties hereto in separate counterparts, each of which when so executed and delivered shall be an original, but all such counterparts shall together constitute but one and the same instrument.

8. THIS LEASE AND INDENTURE SUPPLEMENT NO. 2 IS BEING DELIVERED IN THE STATE OF NEW YORK AND SHALL IN ALL RESPECTS BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK, INCLUDING ALL MATTERS OF CONSTRUCTION, VALIDITY AND PERFORMANCE.

IN WITNESS WHEREOF, Lessor, Lessee and Indenture Trustee have caused this Lease and Indenture Supplement No. 2 to be duly executed on the date and year set forth in the opening paragraph hereof.

Lessor/Owner Trustee

THE CONNECTICUT NATIONAL BANK, not in its individual capacity but solely as owner Trustee

Ву\_

Name: Title:

MICHAEL M. HOPKINS

VICE PRESIDENT

Lessee

THE B.F. GOODRICH COMPANY

Ву

Name:

Title:

Indenture Trustee
CONTINENTAL BANK, NATIONAL
ASSOCIATION,
not in its individual capacit but solely as Indenture
Trustee

Rv

I

Name:

Title:

IN WITNESS WHEREOF, Lessor, Lessee and Indenture Trustee have caused this Lease and Indenture Supplement No. 2 to be duly executed on the date and year set forth in the opening paragraph hereof.

Lessor/Owner Trustee

THE CONNECTICUT NATIONAL BANK, not in its individual capacity but solely as Owner Trustee

By
 Name:
 Title:

Lessee

THE B.F. GOODRICH COMPANY

Name: R. A. McMillan

Title: Vice President and Treasurer

Indenture Trustee
CONTINENTAL BANK, NATIONAL
ASSOCIATION,
not in its individual capacit but solely as Indenture
Trustee

Ву

Name: Title:

IN WITNESS WHEREOF, Lessor, Lessee and Indenture Trustee have caused this Lease and Indenture Supplement No. 2 to be duly executed on the date and year set forth in the opening paragraph hereof.

Lessor/Owner Trustae

THE CONNECTICUT NATIONAL BANK, not in its individual capacity but solely as Owner Trustee

By\_\_\_\_\_Name:

Title:

Lessee THE B.F. GOODRICH COMPANY

By\_\_\_\_\_ Name:

Title:

Indenture Trustee
CONTINENTAL BANK, NATIONAL
ASSOCIATION,
not in its individual capacit but solely as Indenture
Trustee

Name: Robert S. Clark
Title: Wice President

STATE OF New York )

COUNTY OF New York )

On this Ith day of March, 1990, before me personally appeared MICHAEL M. HOPKING, to me personally known, who, being by me duly sworn, says that he is Vice President of The Connecticut National Bank, that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Kristine J. defferen Notary Public

My Commission Expires:

KRISTINE A HEFFERNAN Notary Public, State of New York No. 31-4962065 Qualified in New York County Commission Expires Feb. 12, 1992



STATE OF	Ohio	)	
	/ .	:	ss.:
CITY OF	Summit	)	

On this 21th day of March, 1990, before me personally appeared About A. McMilan, to me personally known, who, being by me duly sworn, says that he is with the list instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Notary Public

My Commission Expires: Sust

JOAN M. TAFFI, Notary Public State of Ohio - Readent County, Summit

My Commission Expires 10/6/94

STATE OF ILLINOIS )

COUNTY OF COOK )

On this 28th day of March, 1990, before me personally appeared Robert S. Clark, to me personally known, who, being by me duly sworn, says that he is Vice President of Continental Bank, National Association, that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors and she acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Notary Publi

My Commission Expires: September 20, 1992

"OFFICIAL SEAL"

V. WASHINGTON

NOTARY PUBLIC, STATE of ILLINOIS

MY COMMISSION EXPIRES 9-20-92

# SCHEDULE 1

# SCHEDULE OF RAILCARS TO BE DELIVERED

Quantity of Railcars	Serial Numbers	Cost per Railcar	
80	BFGX 1850 to BFGX 1929	\$54,710	\$4,376,800
51	BFGX 1751, 1755, 1761, 1762, 1765, 1774, 1781, 1784, 1787, 1788, 1790, 1796, 1799, 1800, 1803-1805, 1807, 1808, 1810-1813, 1819-1827, 1829- 1832, 1834, 1835, 1837-1849.	\$55,115	\$2,810,865
49	BFGX 1750, 1752- 1754, 1756-1760, 1763, 1764, 1766- 1773, 1775-1780, 1782, 1783, 1785, 1786, 1789, 1791- 1795, 1797, 1798, 1801, 1802, 1806, 1809, 1814-1818, 1828, 1833, 1836.	<b>\$</b> 55,075	\$2,698,675
180			\$9,886,340

Total

#### STIPULATED LOSS VALUE

If the event giving rise to an obligation to pay Stipulated Loss Value occurs and the actual date as of which the Owner Participant shall incur Federal income tax consequences shall be earlier or later than the date assumed in originally calculating the applicable Stipulated Loss Value, such value shall be appropriately adjusted, based upon the date as of which the Owner Participant incurred such tax consequences but otherwise on the same assumptions used to calculate the following values. In any case where Stipulated Loss Value shall be payable, there shall be added to the amount determined pursuant to the following schedule, the amount of Premium, if any, payable in respect of the Notes.

Notwithstanding any provision in the Lease to the contrary, the parties hereto acknowledge and agree that the following table of Stipulated Loss Value percentages has been calculated without regard to payment of Basic Rent as of the applicable Payment Date.

	Percentage
	of
Payment Date	Lessor's Cost 1/
15 JUN 1990	104.5547474
15 SEP 1990	107.37800304
15 DEC 1990	108.15266582
15 MAR 1991	107.56111976
15 JUN 1991	108.23049832
15 SEP 1991	108.83020020
15 DEC 1991	109.37977946
15 HAR 1992	108.43859489
15 JUN 1992	108.89085127
15 SEP 1992	109.29480672
15 DEC 1992	109.67269248
15 MAR 1993	108.44117058
15 JUN 1993	108.75222232
15 SEP 1993	109.03073182
15 DEC 1993	109.28582350
15 MAR 1994	107.79593477
15 JUN 1994	108.00344850
15 SEP 1994	108.18411869
15 DEC 1994	108.34521596
15 MAR 1995	106.60450899
15 JUN 1995	104.72304135
15 SEP 1995	106.81357977

In addition to the percentages set forth herein, Stipulated Loss Values shall be increased to include an amount equal to the Premium, if any.

## Payment Date

#### 15 DEC 1995 15 MAR 1796 15 JUN 1996 15 SEP 1996 15 DEC 1994 15 HAR 1997 1 15 JUN 1997 15 SEP 1997 15 DEC 1997 15 MAR 1998 15 JUN 1998 15 SEP 1998 15 DEC 1998 15 MAR 1999 15 HUL 1999 15 SEP 1999 15 DEC 1797 15 MAR 2000 15 JUN 2000 15 SEP- 2000 15 DEC 2000 15 HAR 2001 15 JUN 2001 5EP 2001 15 15 DEC 2001 20028 13 MAR 15 July 2002 15 SEP 2002 15 BEC. 2002 15 HAR 2003 15 JUN 2003 15 SEP 2003 15 DEC 2003 15 MAR 2004 15 JUN 2004 15 SEP 2004 15 DEC 2004 15 MAR 2005 15 JUN 2005 15 SEP 2005 15 DEC 2005 15 MAR 2006 15 JUN 2006 15 SEP 2006 15 DEC 2006 15 MAR 2007 15 JUN 2007 15 SEP 2007 15 DEC 2007 15 MAR 2008

15 JUN 2008

15 SEP 2008

15 DEC 2008

15 HAR 2009

# Percentage of Lessor's Cost

104.88317583

104.87386777 104.90320646 104.91347653 104.91347653 102.66371045 102.66371045 102.66371045 102.66371045 100.20381623 100.20381623 100.20381623 100.20472054 95.69379226 95.69379226 95.69995447 95.72044666 90.90855773 40.40855/73 90.91517782 90.93715151 85.85138454 85.85138454 #5.85830011 85.88146568 80.50764983 80.50764983 80.51486546 80.53927284 74.86140673 74.86642387 74.89213636 74.93643938 48.90843140 48.92808440 68.97386279 69.03984658 62.64197324 62.75264453 62.89316849 63.05724072 54.15521748 36.37141419 56.62227979 56.90095013 49,45565145 49.79556205 50.17558059 50.58623447 42.55778063 33.19032192 33.72858242 34.33136193

34.9999988

#### TERMINATION VALUE

If the event giving rise to an obligation to pay Termination Value occurs and the actual date as of which the Owner Participant shall incur Federal income tax consequences shall be earlier or later than the date assumed in originally calculating the applicable Termination Value, such value shall be appropriately adjusted, based upon the date as of which the Owner Participant incurred such tax consequences but otherwise on the same assumptions used to calculate the following values. In any case where Termination Value shall be payable, there shall be added to the amount determined pursuant to the following schedule, the amount of any Premium, if any, payable in respect of the Notes.

Notwithstanding any provision in the Lease to the contrary, the parties hereto acknowledge and agree that the following table of Termination Value percentages has been calculated without regard to payment of Basic Rent as of the applicable Payment Date.

	Percentage of
Payment Date	Lessor's Cost
15 JUN 1990	104.5547474
15 SEP 1990	107.37800304
	108.15266582
15 DEC 1990	
15 HAR 1991	107.56111976
15 JUN 1991	108.23049832
15 REP 1991	108.83020020
15 DEC 1991	109.37977946
15 MAR 1992	108.43857489
15 JUN 1992	108.89085127
15 SEP 1992	109.29480672
15 DEC 1992	109.67269248
15 MAR 1993	108.44117058
15 JUN 1993	108.75222232
15 SEP 1993	107.03073182
15 DEC 1993	109.28582350
15 HAR 1994	107.79593477
15 JUN 1994	108.00344850
15 SEP 1994	108.18411869
15 DEC 1994	108.34521596
15 HAR 1775	106.60450899
15 JUN 1995	106.72304135
15 SEP 1975	104.81357977

In addition to the percentages set forth herein, Stipulated Loss Values shall be increased to include an amount equal to the Premium, if any.

## Payment Date

15 DEC 1995

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1

# Percentage of Lessor's Cost

15	UEL	1773
15	HAR	1796
15	JUN	1994
15	SEP	1996
15	DEC	1994
15	MAR	1777 :
15	HUL	1997
15		1997
	SEP	
15	DEC	1997
15	MAR	1998
15	JUN.	1998
15	SEP	1998
15	DEC	1998
15	HAR	1999
15	JUN	1999
15	SEP	1999
15	DEC	1797
15		
	MAR	2000
15	JUM	2000
15	SEP-	
15	DEC	2000
15	HAR	2001
15	JUN	2001
15	SEP	2001
15	DEL	2001
13	HAR	20028
15	TANK.	2002
15	527	2002
15	BEC.	2002
13		2003
15	MAR	
15	JUN	2003
15	SEP	2003
15	DEC	2003
15	HAR	2004
15	MUL	2004
15	SEP	2004
15	DEC	2004
15	MAR	2005
15.	JUN	2005
15	SEP	2005
15	DEC	2005
15	HAR	
15	NUL	2006
15	SEP	2006
15	DEC	2006
15	MAR	2007
15	JUN	2007
15	SEP	
15	DEC	2007
15		
15	HUL	
15	SEP	
15	DEC	_
15	MAR	2009

104.88319583 104.87386777 104,90320646 104.91347633 104.91347653 102.66371045 102.66371045 102.66371045 102.66371045 100.20381623 100.20381623 100.20381623 100.20472054 95.69379226 95.49379224 95.69995447 95.72044666 40.90855773 90.90855/73 90.91517782 90.93715151 85.85138454 85.85138454 #5.85830071 85.88146568 80.50764983 80.50764783 80.51486546 80.53927284 74.86140673 74.86642387 74.89213636 74.93643938 68.90843140 68.92808440 68.97386279 69.03984658 62.64197324 62.75264453 62.89316849 63.05724072 54.15521748 36.37141419 56.62227979 36.90095013 49.45565145 49.79554205 50.17558059 50.58823447 42.55778063 33.19032192 33./2858242 34.33136193 34.94999988